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CLERK US DISTRICT COURT	
DISTRICT OF NEVADA	
BY: _____	DEPUTY

7 Attorneys for Defendant DePuy Synthes Sales, Inc.

8 UNITED STATES DISTRICT COURT
9 DISTRICT OF NEVADA

10 DWAYNE ROY MILLER, an individual

11 Plaintiff,

12 v.

13 SYNTHERS USA SALES, LLC, a Delaware
14 Limited Liability Company, DEPUY
SYNTHERS SALES, INC., a Massachusetts
15 Corporation and DOES 1-X inclusive,

16 Defendants.

Case No. 3:17-cv-00325-RCJ-VPC

ORDER

JOINT CASE MANAGEMENT
REPORT AND STIPULATION TO
VACATE THE CASE
MANAGEMENT CONFERENCE

17 The above-named Plaintiff, DWAYNE ROY MILLER, by and through his undersigned
18 Counsel, STEVEN F. BUS, ESQ. of the Law Offices of Steven F. Bus, Ltd. and the above
19 named Defendant, who has appeared, DEPUY SYNTHERS SALES, INC., by and through its
20 undersigned Counsel, TARA ZIMMERMAN, ESQ., of the Law Offices of Kaempfer Crowell,
21 hereby submit their Joint Case Management Report and Stipulation to Vacate the Case
22 Management Conference as follows:

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24 ./. /.

1 At this time, there are no issues for the Court's consideration. The parties have
2 completed the following discovery:

- 3 • DePuy served additional subpoenas for medical records on various medical providers on
4 December 5, 2017. Since that time, DePuy has continued to work with Mr. Miller and
5 with the various medical providers on obtaining the requested medical records;
6 • DePuy has continued reviewing Plaintiff's medical records and has identified additional
7 medical providers upon whom DePuy is in the process of serving subpoenas for medical
8 records;
9 • Mr. Miller served his responses to DePuy's First Set of Requests for Production and
10 Interrogatories on December 15, 2017; and
11 • The parties are working together to finalize a Protocol for Examinations of Explanted
12 Components, and examination will be coordinated thereafter.

13 Based on the foregoing, the Parties request that the Case Management Conference set for
14 January 11, 2018 at 9:30 am be vacated.

15 DATED this 5th day of January, 2018.

DATED this 5th day of January, 2018.

16 LAW OFFICES OF STEVEN F. BUS, LTD.

KAEMPFER CROWELL

17 By /s/ Steven F. Bus
18 Steven F. Bus, No. 3041
Quail Corners South
19 611 Sierra Rise Drive
Reno, Nevada 89511

By /s/ Tara C. Zimmerman
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50 West Liberty Street, Suite 700
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21 Attorney for Plaintiff Dwayne Roy Miller

Attorneys for Defendant DePuy Synthes Sales,
Inc.

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IT IS SO ORDERED.

UNITED STATES MAGISTRATE JUDGE

DATED:

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